Application Number: 09/758,321	
Filing Date: January 12, 2001	#11
First Named Inventor: Norimasa NIIYA	1-22
Group Art Unit: 2643	RECEIVED &
Examiner: Barry W. TAYLOR	OCT 3 0 2003
Attorney Docket Number: 04329.2495	Technology Center 2600
Attorney Customer Number: 22,852	

				[   OCT 5 8 XOM 5]	, ,pp.,			707700,02	<u>'</u>			
REQUEST FOR CONTINUED EXAMINATION (ROLL)  Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000 provides for continued examination of a utility or plant application filed on or after June 8, 1995.  See The American Inventors Protection Act of 1999 (AIPA)					Filing Date: January 12, 2001							= /(
					First Named Inventor: Norimasa NIIYA /-2							-22
					Group Art Unit: 2643					RECEIVED &		
					Examiner: Barry W. TAYLOR					OCT 3 0 2003		
					Attorney Docket Number: 04329.2495 Technology Center 2600							
					Attorney Customer Number: 22,852							
This	This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.											
Not	Note: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may wish to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.53(d) instead of a RCE to be eligible for patent term adjustment provisions of the AIPA. See "Changes to Application Examination and Provisional Application Practice," Interim Rule, 65 Fed. Reg. 14865 (March 20, 2000). Off. Gaz. Pat. Office 47 (April 11, 2000), which established RCE practice.											
1. Submission required under 37 C.F.R. § 1.114: Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, application must request non-entry of such amendment.												
	a. Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.											
	i. Consider the arguments in the Appeal Brief of Reply Brief previously filed on											
	ii.											
•	b.	$\boxtimes$	Enclosed:									
		i.		nent/Reply			iii.		Information	on Disclosure	Statemen	t·
	-	ii.	☐ Affidavit	(s)/Declaration(s)			iv.		Other			
2.	Mis	cella	neous								· · · · · · · · · · · · · · · · · · ·	
	a.	a. Suspension of action on the above-mentioned application is requested under 37 C.F.R. § 1.103(c) for a period of months. (Period of suspension shall not exceed 3 months; fee under 37 C.F.R. § 1.17(i) required.)										
	b.		0.11	spension shall not exceed		•		/ C.F.R. (	§ 1.17(I) red	quirea.)		
	٠.											
3.	Fee	es						30 /0003 0	HOURAET AAA	AAA20 A07582	21	
	a.	$\boxtimes$	The filing fee is calcul-	ated as follows:		1			MUMUHFI UVV	00029 097583 7		
-		i. S770.00 RCE fee required under 37 C.F.R. § 1.17(e)										
	ii. Petition for extension of time for ( Months) \$											
		iii. Other										
	b.	c. 🛛 Check in the amount of \$770.00 enclosed.										
	c.											
Signature of Applicant, Attorney, or Agent Required												
Name: Richard V. Burgujian					Reg. No.: 31,744							
Signature: by: Outhor Lead Reg. No 53, 232						Date: October 28, 2003						
Certificate of Mailing or Transmission												
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to Commissioner for Patents, MAIL STOP RCE, P.O. Box 1450, Alexandria, VA. 22313-1450, or facsimile transmitted to the U.S. Patent and Trademark Office on:  Name:												
	ature:				—-т	Doto:						
~,9,1	J. G.					Date:						